By: Representatives Moody, Scott (80th)

To: Public Health and Welfare; Appropriations

HOUSE BILL NO. 1275

AN ACT TO AMEND SECTIONS 43-14-1, 43-14-3 AND 43-14-5, MISSISSIPPI CODE OF 1972, TO ESTABLISH AN INTERAGENCY COORDINATING COUNCIL FOR CHILDREN AND YOUTH; TO EMPOWER THE INTERAGENCY 3 COORDINATING COUNCIL TO IMPLEMENT A PLANNING PROCESS FOR EACH 4 CHILD SERVICE AGENCY TO UTILIZE FEDERAL AND STATE FUNDS; TO DEFINE 5 CHILDREN ELIGIBLE FOR SERVICES WHICH ARE TO BE COORDINATED UNDER 6 THIS ACT; TO ESTABLISH AN INTERAGENCY SYSTEM OF CARE COUNCIL TO 7 PERFORM CERTAIN FUNCTIONS AND ADVISE THE INTERAGENCY COORDINATING 8 COUNCIL; TO AUTHORIZE THE INTERAGENCY COORDINATING COUNCIL TO 9 DIRECT THE MEMBER AGENCIES TO SEEK NECESSARY FUNDS TO SERVE THIS 10 POPULATION OF CHILDREN; TO EMPOWER THE INTERAGENCY COORDINATING 11 12 COUNCIL TO COORDINATE A POOL OF FUNDS FROM THESE STATE AGENCIES TO 13 SERVE THIS POPULATION OF CHILDREN THROUGH LOCAL COORDINATING CARE 14 ENTITIES DESIGNATED BY THE INTERAGENCY COORDINATING COUNCIL; TO 15 CHARGE THE LOCAL COORDINATING CARE ENTITIES WITH CERTAIN RESPONSIBILITIES; TO PROVIDE CERTAIN PENALTIES FOR STATE AGENCIES 16 WHICH DO NOT CONTRIBUTE OR PARTICIPATE IN THIS COORDINATED 17 PROGRAM; TO AUTHORIZE THE INTERAGENCY COORDINATING COUNCIL TO 18 ASSUME THE RESPONSIBILITIES OF THE JUVENILE HEALTH RECOVERY BOARD 19 20 AND TO SPECIFY THE DUTIES AND RESPONSIBILITIES OF THE INTERAGENCY 21 COORDINATING COUNCIL; TO AMEND SECTION 43-13-117, MISSISSIPPI CODE OF 1972, TO DIRECT THE DIVISION OF MEDICAID TO APPLY FOR FEDERAL 2.2 WAIVERS TO PROVIDE SERVICES FOR CHILDREN WITH SERIOUS EMOTIONAL 23 24 DISTURBANCES; TO REPEAL SECTION 43-14-7, MISSISSIPPI CODE OF 1972, 25 WHICH PROVIDES FOR SERVICES AND ELIGIBILITY UNDER THE BLENDED FUNDING PROGRAM FORMERLY ADMINISTERED BY THE CHILDREN'S ADVISORY 26 COUNCIL; TO REPEAL SECTION 43-14-9, MISSISSIPPI CODE OF 1972, 2.7 WHICH IS THE AUTOMATIC REPEALER ON SECTIONS 43-14-1 THROUGH 28 43-14-7, MISSISSIPPI CODE OF 1972; AND FOR RELATED PURPOSES. 29 30 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 31 SECTION 1. Section 43-14-1, Mississippi Code of 1972, is 32 amended as follows: 43-14-1. (1) The purpose of this chapter is to provide for 33 34 the development and implementation of a coordinated interagency system of necessary services and care * * * for (a) children and 35 36 youth up to age twenty-one (21) with serious emotional/behavioral 37 disorders, including, but not limited to, conduct disorders, or 38 mental illness who require services from a multiple services and

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multiple programs system; (b) children suspended or expelled from
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    a local school district for serious and chronic misconduct; (c)
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    children with alcohol and drug abuse problems; (d) children with
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    co-occurring disorders (mental illness and alcohol and drug abuse
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    problems); (e) neglected, abused or delinquent children with
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    serious emotional or behavioral problems that would be subject to
    the jurisdiction of the Department of Human Services or the youth
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    court; and (f) those children with special mental health needs,
    including, but not limited to, those who are sexually reactive,
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    for whom the necessary array of specialized services and support
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    is not available in the state, in the most fiscally responsible
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    (cost efficient) manner possible, based on an individualized plan
    of care which takes into account other available interagency
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    programs, including, but not limited to, Early Intervention Act of
    Infants and Toddlers, Section 41-87-1 et seq., Early Periodic
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    Screening Diagnosis and Treatment, Section 43-13-117(5), waivered
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    program for home- and community-based services for developmentally
    disabled people, Section 43-13-117(29), and waivered program for
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    targeted case management services for children with special needs,
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    Section 43-13-117(31), those children identified through the
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    federal Individuals with Disabilities Education Act of 1997 as
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    having a serious emotional disorder (EMD), the Mississippi
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    Children's Health Insurance Program Phase I and Phase II and
    waivered programs for children with serious emotional
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    disturbances, Section 43-13-117(44), and is tied to clinically
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    appropriate outcomes. Some of the outcomes are to reduce the
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    number of inappropriate out-of-home placements inclusive of those
    out-of-state and to reduce the number of inappropriate school
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    suspensions and expulsions for this population of children.
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    and after July 1, 2001, this coordinated interagency system of
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    necessary services and care shall be named the System of Care
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    program. Children to be served by this chapter who are eligible
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    for Medicaid shall be screened through the Medicaid Early and
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72	Periodic Screening, Diagnosis and Treatment (EPSDT) Program and
73	their needs for medically necessary services shall be certified
74	through the EPSDT process. Children who are not Medicaid-eligible
75	shall have access to their necessary services in the System of
76	Care program through the funding formula determined by the
77	Interagency Coordinating Council for Children and Youth and funded
78	through the operating fund provided in Section 43-14-5. For
79	purposes of this chapter, a "System of Care" is defined as a
80	coordinated network of agencies and providers working as a team to
81	make a full range of mental health and other necessary services
82	available as needed by children with mental health problems and
83	their families. The System of Care shall be:
84	(a) Child centered, family focused and family driven;
85	(b) Community based; and
86	(c) Culturally competent and responsive, and shall
87	<pre>provide for:</pre>
88	(i) Service coordination or case management;
89	(ii) Prevention and early identification and
90	<pre>intervention;</pre>
91	(iii) Smooth transitions among agencies,
92	providers, and to the adult service system;
93	(iv) Human rights protection and advocacy;
94	(v) Nondiscrimination in access to services;
95	(vi) A comprehensive array of services;
96	(vii) Individualized service planning;
97	(viii) Services in the least restrictive
98	<pre>environment;</pre>
99	(ix) Family participation in all aspects of
100	planning, service delivery and evaluation; and
101	(x) Integrated services with coordinated planning
102	across child-serving agencies.
103	(2) There is established the Interagency Coordinating
104	Council for Children and Youth (hereinafter referred to as the
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     "ICCCY") which shall assume the responsibilities of the Children's
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     Advisory Council established under Section 43-14-1 et seq. and the
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     Juvenile Health Recovery Advisory Board established under Section
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     43-27-301 et seq., and implement the interagency System of Care
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     authorized under this chapter. The ICCCY shall consist of the
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     following membership: (a) the Attorney General; (b) the State
     Superintendent of Public Education; (c) the Executive Director of
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     the State Department of Mental Health; (d) the Executive Director
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     of the State Department of Health; (e) the Executive Director of
     the Department of Human Services; (f) the Executive Director of
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     the Division of Medicaid, Office of the Governor; (g) the
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     Executive Director of the State Department of Rehabilitation
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     Services; and (h) the Executive Director of Mississippi Families
     as Allies for Children's Mental Health, Inc. The council shall
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     meet upon the call of the Attorney General before August 1, 2001,
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     and shall organize for business by selecting a chairman, who shall
     serve for a one-year term and may be selected for subsequent
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     terms. The council shall adopt internal organizational procedures
     necessary for efficient operation of the council. Each member of
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     the council shall designate necessary staff of their departments
     to assist the ICCCY in performing its duties and responsibilities.
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     The ICCCY shall meet and conduct business at least twice annually.
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     The chairman of the ICCCY shall notify all persons who request
     such notice as to the date, time and place of each meeting.
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          (3) The Interagency System of Care Council is created to
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     develop and make recommendations to the ICCCY established under
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     subsection (2) as deemed necessary to implement the ICCCY's
     responsibilities relating to all programs serving the children
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     described in this section. The Interagency System of Care Council
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     is authorized to serve as the state management team with the
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     responsibility of overseeing the local Multidisciplinary
     Assessment and Planning (MAP) teams, the collection and analysis
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     of data necessary to implement and operate the System of Care, and
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138	to develop necessary financing strategies, and may apply for
139	grants from public and private sources necessary to carry out its
140	responsibilities. The Interagency System of Care Council shall be
141	comprised of one (1) member from each of the appropriate
142	child-serving divisions or sections of the State Department of
143	Health, the Department of Human Services, the State Department of
144	Mental Health, the State Department of Education, the Division of
145	Medicaid of the Governor's Office, the Department of
146	Rehabilitation Services, the Attorney General's Office, the
147	Executive Director of the Mississippi Association of School
148	Superintendents, the Executive Director of the Public Education
149	Forum of Mississippi, a pediatric specialist representative from
150	the University of Mississippi Medical Center, a representative
151	from the Mississippi Early Childhood Association, a representative
152	from the Mississippi Association of Child-Caring Agencies, a
153	representative from the Council of Administrators for Special
154	Education/Mississippi Organization of Special Education
155	Supervisors (CASE/MOSES), a family member designated by
156	Mississippi Families as Allies for Children's Mental Health, Inc.,
157	a family member designated by the Foster Family Association of
158	Mississippi, a representative from the Mississippi Council of
159	Youth Court Judges, a representative from the Governor's Office,
160	and up to six (6) persons appointed by the Chairman of the ICCCY,
161	of whom not less than three (3) shall have special expertise in
162	working with children and youth with special mental health needs.
163	Appointments to the Interagency System of Care Council shall be
164	made within sixty (60) days after the effective date of this act.
165	The council shall organize by selecting a chairman from its
166	membership to serve on an annual basis, and the chairman may be
167	re-elected. The Interagency System of Care Council shall appoint
168	an executive committee to meet as needed in carrying out its
169	functions and to meet with the ICCCY.

170	(4) The Interagency Coordinating Council for Children and
171	Youth is so authorized and shall oversee a planning process that
172	mandates that each child and/or youth-serving state agency define
173	in writing how each agency utilizes its federal and state
174	statutes, policy requirements and funding streams to identify
175	and/or serve children and youth with emotional disabilities or
176	disorders, and mandate further that each define any additional
177	federal statutes, state statutes and/or other agency regulations,
178	processes or guidelines that are now being or could be used to
179	identify and serve this population of children and youth. The
180	ICCCY shall review and implement the plan for comprehensive,
181	multidisciplinary care, treatment and placement of children
182	developed by the Juvenile Health Recovery Board established under
183	Section 43-27-303, and shall make necessary recommendations for
184	legislation to the Legislature.
185	(5) The ICCCY shall oversee a pool of state funds
186	contributed by each participating state agency and additional
187	funds from the Mississippi Tobacco Health Care Expenditure Fund,
188	subject to specific appropriation therefor by the Legislature.
189	Part of this pool of funds shall be available for increasing the
190	present funding levels by matching Medicaid funds in order to
191	increase the existing resources available for necessary
192	community-based services for Medicaid beneficiaries. The monetary
193	contribution of each participating agency shall be determined as
194	fair and equitable by the $\underline{\mathtt{ICCCY}}$ by July 1 of each fiscal year, to
195	begin July 1, 2001. The amount of the monetary contribution
196	necessary for each agency shall be determined through the
197	compilation of agency data, historical expenditure rates and/or
198	actuarial studies of each agency's expenditures and funds
199	available for those children. The ICCCY is also authorized and
200	shall direct each member agency to seek in its annual budget
201	request to the Legislative Budget Office such funds as are
202	determined by the ICCCY to be necessary to serve this population
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of children. The State Fiscal Officer shall withhold quarterly
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     allocations of funds to any state agency which is a member of the
     ICCCY and fails to make the monetary contributions required.
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               The local coordinating care entities to administer the
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     System of Care programs * * * shall be designated by the ICCCY
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     using a Request for Proposal (RFP) process. Each local
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     coordinating care entity shall be an administrative body capable
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     of securing and insuring the delivery of services and care across
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     all necessary agencies and/or any other appropriate service
     provider(s) to meet each child or youth's authorized plan of care.
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     After June 30, 2001, the ICCCY will add * * * additional
     coordinating care entities in each congressional district of the
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     state so that all of the children in the State of Mississippi
     served by this chapter will be covered by June 30, 2011.
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     local coordinating care entities designated by the ICCCY shall be
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     those that clearly reflect their capability to select and secure
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     appropriate services and care in the most cost-efficient and
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     timely manner for the children and youth who are to be served by
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     this chapter.
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          (7) Each local coordinating care entity shall work with a
     local Multidisciplinary Assessment and Planning Team (MAP) which
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     shall be made up of local interagency administrators and others
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     who have special interest in and expertise with the population of
     children named in subsection (1) who shall provide policy
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     oversight and community commitment to the local System of Care
     programs. Each local MAP team shall serve as the single point of
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     entry to ensure that comprehensive diagnosis and assessment occur
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     and shall coordinate needed services through the local
     coordinating care entity for the children named in subsection (1).
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     Local children in crisis shall have first priority for access to
     the MAP team processes and local System of Care programs.
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          (8) The Interagency Coordinating Council for Children and
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     Youth shall contract with the selected local coordinating care
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- 236 entity in the additional designated System of Care regions, and
- 237 these entities shall administer the program according to the terms
- 238 of the contract with the ICCCY.
- 239 (9) Each state agency named in subsection (2) of this
- 240 section shall enter into a binding interagency agreement to
- 241 participate in the oversight of the statewide System of Care
- 242 programs for the children and youth described in this section.
- 243 The agreement shall be signed and in effect by July 1 of each
- 244 year * * *.
- SECTION 2. Section 43-14-3, Mississippi Code of 1972, is
- 246 amended as follows:
- 247 43-14-3. In addition to the specific authority provided in
- 248 Section 43-14-1, the powers and responsibilities of the
- 249 Interagency Coordinating Council for Children and Youth shall be
- 250 as follows:
- 251 (a) To expand * * * the System of Care programs into
- 252 each congressional district from a minimum of one (1) per
- 253 congressional district;
- 254 (b) To implement a Request for Proposal process through
- 255 which * * * local coordinating care entities will be selected in
- 256 each congressional district to perform the functions provided in
- 257 Section 43-14-7;
- 258 (c) To serve in an advisory capacity and to provide
- 259 state level leadership and oversight to the development of
- 260 the * * * System of Care programs;
- 261 (d) To insure the creation and availability of an
- 262 annual pool of funds from each participating agency member of the
- 263 ICCCY that includes the amount to be contributed by each agency
- 264 and a process for utilization of those funds;
- (e) To contract and expend funds for any contractual
- 266 technical assistance and consultation necessary to the System of
- 267 Care programs; and

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               (f) To implement and operate the Plan for
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     Comprehensive, Multidisciplinary Care, Treatment and Placement
     submitted by the Juvenile Health Recovery Board pursuant to
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     Section 43-27-301 et seq., and make any necessary recommendations
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     to the Legislature.
          SECTION 3. Section 43-14-5, Mississippi Code of 1972, is
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     amended as follows:
          43-14-5. There is created in the State Treasury a special
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     fund into which shall be deposited all funds contributed by the
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     Department of Human Services, State Department of Health,
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     Department of Mental Health and State Department of Education for
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     the operation of the * * * System of Care programs. By the first
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     quarter of each state fiscal year, each agency named in this
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     section shall pay into the special fund out of its annual
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     appropriation a sum equal to the amount determined by the
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     ICCCY * * *. The ICCCY shall designate the agency of the state
     that will be the administering agency for the System of Care
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     program authorized under this chapter with full authority to adopt
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     rules and regulations for the implementation of the program, the
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     access of funds and for the coordination of the System of Care
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     program with the state's other assistance programs. If the
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     Division of Medicaid is designated as the administering agency for
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     the System of Care program, the division shall have all of the
     authority set forth in Section 43-13-1 et seq. Payment for
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     services dictated by the plan of care shall be made to the
     providers of the services by the selected local coordinating care
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     entity in each of the designated System of Care regions utilizing
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     the blended fund pool established under this section for the
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     System of Care program.
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          SECTION 4. Section 43-13-117, Mississippi Code of 1972, is
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     amended as follows:
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          43-13-117.
                      Medical assistance as authorized by this article
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shall include payment of part or all of the costs, at the

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- 301 discretion of the division or its successor, with approval of the
- 302 Governor, of the following types of care and services rendered to
- 303 eligible applicants who shall have been determined to be eligible
- 304 for such care and services, within the limits of state
- 305 appropriations and federal matching funds:
- 306 (1) Inpatient hospital services.
- 307 (a) The division shall allow thirty (30) days of
- 308 inpatient hospital care annually for all Medicaid recipients. The
- 309 division shall be authorized to allow unlimited days in
- 310 disproportionate hospitals as defined by the division for eligible
- 311 infants under the age of six (6) years.
- 312 (b) From and after July 1, 1994, the Executive
- 313 Director of the Division of Medicaid shall amend the Mississippi
- 314 Title XIX Inpatient Hospital Reimbursement Plan to remove the
- 315 occupancy rate penalty from the calculation of the Medicaid
- 316 Capital Cost Component utilized to determine total hospital costs
- 317 allocated to the Medicaid program.
- 318 (c) Hospitals will receive an additional payment
- 319 for the implantable programmable pump implanted in an inpatient
- 320 basis. The payment pursuant to written invoice will be in
- 321 addition to the facility's per diem reimbursement and will
- 322 represent a reduction of costs on the facility's annual cost
- 323 report, and shall not exceed Ten Thousand Dollars (\$10,000.00) per
- 324 year per recipient. This paragraph (c) shall stand repealed on
- 325 July 1, 2001.
- 326 (2) Outpatient hospital services. Provided that where
- 327 the same services are reimbursed as clinic services, the division
- 328 may revise the rate or methodology of outpatient reimbursement to
- 329 maintain consistency, efficiency, economy and quality of care.
- 330 The division shall develop a Medicaid-specific cost-to-charge
- 331 ratio calculation from data provided by hospitals to determine an
- 332 allowable rate payment for outpatient hospital services, and shall
- 333 submit a report thereon to the Medical Advisory Committee on or

334 before December 1, 1999. The committee shall make a

335 recommendation on the specific cost-to-charge reimbursement method

336 for outpatient hospital services to the 2000 Regular Session of

337 the Legislature.

- 338 (3) Laboratory and x-ray services.
- 339 (4) Nursing facility services.
- 340 (a) The division shall make full payment to
- 341 nursing facilities for each day, not exceeding fifty-two (52) days
- 342 per year, that a patient is absent from the facility on home
- 343 leave. Payment may be made for the following home leave days in
- 344 addition to the fifty-two-day limitation: Christmas, the day
- 345 before Christmas, the day after Christmas, Thanksgiving, the day
- 346 before Thanksgiving and the day after Thanksgiving. However,
- 347 before payment may be made for more than eighteen (18) home leave
- 348 days in a year for a patient, the patient must have written
- 349 authorization from a physician stating that the patient is
- 350 physically and mentally able to be away from the facility on home
- 351 leave. Such authorization must be filed with the division before
- 352 it will be effective and the authorization shall be effective for
- 353 three (3) months from the date it is received by the division,
- 354 unless it is revoked earlier by the physician because of a change
- 355 in the condition of the patient.
- 356 (b) From and after July 1, 1997, the division
- 357 shall implement the integrated case-mix payment and quality
- 358 monitoring system, which includes the fair rental system for
- 359 property costs and in which recapture of depreciation is
- 360 eliminated. The division may reduce the payment for hospital
- 361 leave and therapeutic home leave days to the lower of the case-mix
- 362 category as computed for the resident on leave using the
- 363 assessment being utilized for payment at that point in time, or a
- 364 case-mix score of 1.000 for nursing facilities, and shall compute
- 365 case-mix scores of residents so that only services provided at the
- 366 nursing facility are considered in calculating a facility's per

- 367 diem. The division is authorized to limit allowable management
- 368 fees and home office costs to either three percent (3%), five
- 369 percent (5%) or seven percent (7%) of other allowable costs,
- 370 including allowable therapy costs and property costs, based on the
- 371 types of management services provided, as follows:
- A maximum of up to three percent (3%) shall be allowed where
- 373 centralized managerial and administrative services are provided by
- 374 the management company or home office.
- A maximum of up to five percent (5%) shall be allowed where
- 376 centralized managerial and administrative services and limited
- 377 professional and consultant services are provided.
- A maximum of up to seven percent (7%) shall be allowed where
- 379 a full spectrum of centralized managerial services, administrative
- 380 services, professional services and consultant services are
- 381 provided.
- 382 (c) From and after July 1, 1997, all state-owned
- 383 nursing facilities shall be reimbursed on a full reasonable cost
- 384 basis.
- 385 (d) When a facility of a category that does not
- 386 require a certificate of need for construction and that could not
- 387 be eligible for Medicaid reimbursement is constructed to nursing
- 388 facility specifications for licensure and certification, and the
- 389 facility is subsequently converted to a nursing facility pursuant
- 390 to a certificate of need that authorizes conversion only and the
- 391 applicant for the certificate of need was assessed an application
- 392 review fee based on capital expenditures incurred in constructing
- 393 the facility, the division shall allow reimbursement for capital
- 394 expenditures necessary for construction of the facility that were
- 395 incurred within the twenty-four (24) consecutive calendar months
- 396 immediately preceding the date that the certificate of need
- 397 authorizing such conversion was issued, to the same extent that
- 398 reimbursement would be allowed for construction of a new nursing
- 399 facility pursuant to a certificate of need that authorizes such

400 construction. The reimbursement authorized in this subparagraph 401 (d) may be made only to facilities the construction of which was completed after June 30, 1989. Before the division shall be 402 403 authorized to make the reimbursement authorized in this subparagraph (d), the division first must have received approval 404 405 from the Health Care Financing Administration of the United States 406 Department of Health and Human Services of the change in the state 407 Medicaid plan providing for such reimbursement. 408 The division shall develop and implement, not (e)

later than January 1, 2001, a case-mix payment add-on determined 409 410 by time studies and other valid statistical data which will reimburse a nursing facility for the additional cost of caring for 411 412 a resident who has a diagnosis of Alzheimer's or other related 413 dementia and exhibits symptoms that require special care. 414 such case-mix add-on payment shall be supported by a determination of additional cost. The division shall also develop and implement 415 416 as part of the fair rental reimbursement system for nursing 417 facility beds, an Alzheimer's resident bed depreciation enhanced reimbursement system which will provide an incentive to encourage 418 419 nursing facilities to convert or construct beds for residents with Alzheimer's or other related dementia. 420

implement a referral process for long-term care alternatives for Medicaid beneficiaries and applicants. No Medicaid beneficiary shall be admitted to a Medicaid-certified nursing facility unless a licensed physician certifies that nursing facility care is appropriate for that person on a standardized form to be prepared and provided to nursing facilities by the Division of Medicaid. The physician shall forward a copy of that certification to the Division of Medicaid within twenty-four (24) hours after it is signed by the physician. Any physician who fails to forward the certification to the Division of Medicaid within the time period specified in this paragraph shall be ineligible for Medicaid

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433	reimbursement for any physician's services performed for the
434	applicant. The Division of Medicaid shall determine, through an
435	assessment of the applicant conducted within two (2) business days
436	after receipt of the physician's certification, whether the
437	applicant also could live appropriately and cost-effectively at
438	home or in some other community-based setting if home- or
439	community-based services were available to the applicant. The
440	time limitation prescribed in this paragraph shall be waived in
441	cases of emergency. If the Division of Medicaid determines that a
442	home- or other community-based setting is appropriate and
443	cost-effective, the division shall:
444	(i) Advise the applicant or the applicant's
445	legal representative that a home- or other community-based setting
446	is appropriate;
447	(ii) Provide a proposed care plan and inform
448	the applicant or the applicant's legal representative regarding
449	the degree to which the services in the care plan are available in
450	a home- or in other community-based setting rather than nursing
451	facility care; and
452	(iii) Explain that such plan and services are
453	available only if the applicant or the applicant's legal
454	representative chooses a home- or community-based alternative to
455	nursing facility care, and that the applicant is free to choose
456	nursing facility care.
457	The Division of Medicaid may provide the services described
458	in this paragraph (f) directly or through contract with case
459	managers from the local Area Agencies on Aging, and shall
460	coordinate long-term care alternatives to avoid duplication with
461	hospital discharge planning procedures.
462	Placement in a nursing facility may not be denied by the
463	division if home- or community-based services that would be more
464	appropriate than nursing facility care are not actually available,

or if the applicant chooses not to receive the appropriate homeor community-based services.

The division shall provide an opportunity for a fair hearing under federal regulations to any applicant who is not given the choice of home- or community-based services as an alternative to institutional care.

The division shall make full payment for long-term care alternative services.

The division shall apply for necessary federal waivers to
assure that additional services providing alternatives to nursing
facility care are made available to applicants for nursing
facility care.

477 (5) Periodic screening and diagnostic services for 478 individuals under age twenty-one (21) years as are needed to 479 identify physical and mental defects and to provide health care 480 treatment and other measures designed to correct or ameliorate 481 defects and physical and mental illness and conditions discovered 482 by the screening services regardless of whether these services are 483 included in the state plan. The division may include in its 484 periodic screening and diagnostic program those discretionary 485 services authorized under the federal regulations adopted to 486 implement Title XIX of the federal Social Security Act, as 487 The division, in obtaining physical therapy services, amended. occupational therapy services, and services for individuals with 488 489 speech, hearing and language disorders, may enter into a 490 cooperative agreement with the State Department of Education for 491 the provision of such services to handicapped students by public 492 school districts using state funds which are provided from the appropriation to the Department of Education to obtain federal 493 494 matching funds through the division. The division, in obtaining 495 medical and psychological evaluations for children in the custody 496 of the State Department of Human Services may enter into a 497 cooperative agreement with the State Department of Human Services

498 for the provision of such services using state funds which are

499 provided from the appropriation to the Department of Human

500 Services to obtain federal matching funds through the division.

On July 1, 1993, all fees for periodic screening and

502 diagnostic services under this paragraph (5) shall be increased by

503 twenty-five percent (25%) of the reimbursement rate in effect on

504 June 30, 1993.

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505 (6) Physician's services. All fees for physicians'

506 services that are covered only by Medicaid shall be reimbursed at

ninety percent (90%) of the rate established on January 1, 1999,

508 and as adjusted each January thereafter, under Medicare (Title

509 XVIII of the Social Security Act, as amended), and which shall in

510 no event be less than seventy percent (70%) of the rate

511 established on January 1, 1994. All fees for physicians' services

512 that are covered by both Medicare and Medicaid shall be reimbursed

at ten percent (10%) of the adjusted Medicare payment established

514 on January 1, 1999, and as adjusted each January thereafter, under

515 Medicare (Title XVIII of the Social Security Act, as amended), and

which shall in no event be less than seven percent (7%) of the

517 adjusted Medicare payment established on January 1, 1994.

518 (7) (a) Home health services for eligible persons, not

to exceed in cost the prevailing cost of nursing facility

520 services, not to exceed sixty (60) visits per year.

(b) Repealed.

522 (8) Emergency medical transportation services. On

523 January 1, 1994, emergency medical transportation services shall

524 be reimbursed at seventy percent (70%) of the rate established

525 under Medicare (Title XVIII of the Social Security Act, as

526 amended). "Emergency medical transportation services" shall mean,

527 but shall not be limited to, the following services by a properly

528 permitted ambulance operated by a properly licensed provider in

529 accordance with the Emergency Medical Services Act of 1974

530 (Section 41-59-1 et seq.): (i) basic life support, (ii) advanced
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- 131 life support, (iii) mileage, (iv) oxygen, (v) intravenous fluids,
- 532 (vi) disposable supplies, (vii) similar services.
- (9) Legend and other drugs as may be determined by the
- 534 division. The division may implement a program of prior approval
- 535 for drugs to the extent permitted by law. Payment by the division
- 536 for covered multiple source drugs shall be limited to the lower of
- 537 the upper limits established and published by the Health Care
- 538 Financing Administration (HCFA) plus a dispensing fee of Four
- 539 Dollars and Ninety-one Cents (\$4.91), or the estimated acquisition
- 540 cost (EAC) as determined by the division plus a dispensing fee of
- 541 Four Dollars and Ninety-one Cents (\$4.91), or the providers' usual
- 542 and customary charge to the general public. The division shall
- 543 allow five (5) prescriptions per month for noninstitutionalized
- 544 Medicaid recipients; however, exceptions for up to ten (10)
- 545 prescriptions per month shall be allowed, with the approval of the
- 546 director.
- Payment for other covered drugs, other than multiple source
- 548 drugs with HCFA upper limits, shall not exceed the lower of the
- 549 estimated acquisition cost as determined by the division plus a
- 550 dispensing fee of Four Dollars and Ninety-one Cents (\$4.91) or the
- 551 providers' usual and customary charge to the general public.
- Payment for nonlegend or over-the-counter drugs covered on
- 553 the division's formulary shall be reimbursed at the lower of the
- 554 division's estimated shelf price or the providers' usual and
- 555 customary charge to the general public. No dispensing fee shall
- 556 be paid.
- 557 The division shall develop and implement a program of payment
- 558 for additional pharmacist services, with payment to be based on
- 559 demonstrated savings, but in no case shall the total payment
- 560 exceed twice the amount of the dispensing fee.
- As used in this paragraph (9), "estimated acquisition cost"
- 562 means the division's best estimate of what price providers
- 563 generally are paying for a drug in the package size that providers

buy most frequently. Product selection shall be made in

compliance with existing state law; however, the division may

reimburse as if the prescription had been filled under the generic

name. The division may provide otherwise in the case of specified

drugs when the consensus of competent medical advice is that

trademarked drugs are substantially more effective.

acute medical or surgical condition; services of oral surgeons and dentists in connection with surgery related to the jaw or any structure contiguous to the jaw or the reduction of any fracture of the jaw or any facial bone; and emergency dental extractions and treatment related thereto. On July 1, 1999, all fees for dental care and surgery under authority of this paragraph (10) shall be increased to one hundred sixty percent (160%) of the amount of the reimbursement rate that was in effect on June 30, 1999. It is the intent of the Legislature to encourage more dentists to participate in the Medicaid program.

(11) Eyeglasses necessitated by reason of eye surgery, and as prescribed by a physician skilled in diseases of the eye or an optometrist, whichever the patient may select, or one (1) pair every three (3) years as prescribed by a physician or an optometrist, whichever the patient may select.

(12) Intermediate care facility services.

The division shall make full payment to all 587 (a) 588 intermediate care facilities for the mentally retarded for each day, not exceeding eighty-four (84) days per year, that a patient 589 590 is absent from the facility on home leave. Payment may be made 591 for the following home leave days in addition to the eighty-four-day limitation: Christmas, the day before Christmas, 592 593 the day after Christmas, Thanksgiving, the day before Thanksgiving 594 and the day after Thanksgiving. However, before payment may be 595 made for more than eighteen (18) home leave days in a year for a 596 patient, the patient must have written authorization from a H. B. No. 1275

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- physician stating that the patient is physically and mentally able to be away from the facility on home leave. Such authorization must be filed with the division before it will be effective, and the authorization shall be effective for three (3) months from the date it is received by the division, unless it is revoked earlier
- 602 by the physician because of a change in the condition of the
- 603 patient.
- (b) All state-owned intermediate care facilities
 for the mentally retarded shall be reimbursed on a full reasonable
 cost basis.
- (c) The division is authorized to limit allowable management fees and home office costs to either three percent (3%), five percent (5%) or seven percent (7%) of other allowable costs, including allowable therapy costs and property costs, based on the types of management services provided, as follows:
- A maximum of up to three percent (3%) shall be allowed where centralized managerial and administrative services are provided by the management company or home office.
- A maximum of up to five percent (5%) shall be allowed where centralized managerial and administrative services and limited professional and consultant services are provided.
- A maximum of up to seven percent (7%) shall be allowed where a full spectrum of centralized managerial services, administrative services, professional services and consultant services are provided.
- 622 (13) Family planning services, including drugs,
 623 supplies and devices, when such services are under the supervision
 624 of a physician.
- (14) Clinic services. Such diagnostic, preventive, therapeutic, rehabilitative or palliative services furnished to an outpatient by or under the supervision of a physician or dentist in a facility which is not a part of a hospital but which is organized and operated to provide medical care to outpatients.

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Clinic services shall include any services reimbursed as
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     outpatient hospital services which may be rendered in such a
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     facility, including those that become so after July 1, 1991.
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     July 1, 1999, all fees for physicians' services reimbursed under
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     authority of this paragraph (14) shall be reimbursed at ninety
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     percent (90%) of the rate established on January 1, 1999, and as
     adjusted each January thereafter, under Medicare (Title XVIII of
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     the Social Security Act, as amended), and which shall in no event
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     be less than seventy percent (70%) of the rate established on
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     January 1, 1994. All fees for physicians' services that are
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     covered by both Medicare and Medicaid shall be reimbursed at ten
     percent (10%) of the adjusted Medicare payment established on
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     January 1, 1999, and as adjusted each January thereafter, under
     Medicare (Title XVIII of the Social Security Act, as amended), and
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     which shall in no event be less than seven percent (7%) of the
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     adjusted Medicare payment established on January 1, 1994. On July
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     1, 1999, all fees for dentists' services reimbursed under
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     authority of this paragraph (14) shall be increased to one hundred
     sixty percent (160%) of the amount of the reimbursement rate that
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     was in effect on June 30, 1999.
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               (15) Home- and community-based services, as provided
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     under Title XIX of the federal Social Security Act, as amended,
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     under waivers, subject to the availability of funds specifically
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     appropriated therefor by the Legislature. Payment for such
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     services shall be limited to individuals who would be eligible for
     and would otherwise require the level of care provided in a
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     nursing facility. The home- and community-based services
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     authorized under this paragraph shall be expanded over a five-year
     period beginning July 1, 1999. The division shall certify case
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     management agencies to provide case management services and
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     provide for home- and community-based services for eligible
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     individuals under this paragraph.
                                        The home- and community-based
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     services under this paragraph and the activities performed by
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01/HR40/R1412 PAGE 20 (RF\BD) 663 certified case management agencies under this paragraph shall be 664 funded using state funds that are provided from the appropriation 665 to the Division of Medicaid and used to match federal funds. 666 (16) Mental health services. Approved therapeutic and 667 case management services provided by (a) an approved regional 668 mental health/retardation center established under Sections 669 41-19-31 through 41-19-39, or by another community mental health 670 service provider meeting the requirements of the Department of Mental Health to be an approved mental health/retardation center 671 672 if determined necessary by the Department of Mental Health, using 673 state funds which are provided from the appropriation to the State Department of Mental Health and used to match federal funds under 674 675 a cooperative agreement between the division and the department, 676 or (b) a facility which is certified by the State Department of 677 Mental Health to provide therapeutic and case management services, 678 to be reimbursed on a fee for service basis. Any such services 679 provided by a facility described in paragraph (b) must have the 680 prior approval of the division to be reimbursable under this After June 30, 1997, mental health services provided by 681 section. 682 regional mental health/retardation centers established under Sections 41-19-31 through 41-19-39, or by hospitals as defined in 683 684 Section 41-9-3(a) and/or their subsidiaries and divisions, or by 685 psychiatric residential treatment facilities as defined in Section 686 43-11-1, or by another community mental health service provider 687 meeting the requirements of the Department of Mental Health to be an approved mental health/retardation center if determined 688 689 necessary by the Department of Mental Health, shall not be 690 included in or provided under any capitated managed care pilot program provided for under paragraph (24) of this section. 691 From 692 and after July 1, 2000, the division is authorized to contract 693 with a 134-bed specialty hospital located on Highway 39 North in 694 Lauderdale County for the use of not more than sixty (60) beds at 695 the facility to provide mental health services for children and *HR40/R1412* H. B. No. 1275 01/HR40/R1412

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696 adolescents and for crisis intervention services for emotionally 697 disturbed children with behavioral problems, with priority to be given to children in the custody of the Department of Human 698 699 Services who are, or otherwise will be, receiving such services

700 out-of-state.

701 (17)Durable medical equipment services and medical 702 supplies. The Division of Medicaid may require durable medical 703 equipment providers to obtain a surety bond in the amount and to 704 the specifications as established by the Balanced Budget Act of 705 1997.

706 (18)Notwithstanding any other provision of this 707 section to the contrary, the division shall make additional 708 reimbursement to hospitals which serve a disproportionate share of 709 low-income patients and which meet the federal requirements for 710 such payments as provided in Section 1923 of the federal Social 711 Security Act and any applicable regulations. However, from and 712 after January 1, 2000, no public hospital shall participate in the 713 Medicaid disproportionate share program unless the public hospital participates in an intergovernmental transfer program as provided 714 715 in Section 1903 of the federal Social Security Act and any 716 applicable regulations. Administration and support for 717 participating hospitals shall be provided by the Mississippi 718 Hospital Association.

719 (19) (a) Perinatal risk management services. 720 division shall promulgate regulations to be effective from and after October 1, 1988, to establish a comprehensive perinatal 721 722 system for risk assessment of all pregnant and infant Medicaid 723 recipients and for management, education and follow-up for those 724 who are determined to be at risk. Services to be performed 725 include case management, nutrition assessment/counseling, 726 psychosocial assessment/counseling and health education. 727 division shall set reimbursement rates for providers in conjunction with the State Department of Health.

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729 (b) Early intervention system services. 730 division shall cooperate with the State Department of Health, 731 acting as lead agency, in the development and implementation of a 732 statewide system of delivery of early intervention services, 733 pursuant to Part H of the Individuals with Disabilities Education 734 Act (IDEA). The State Department of Health shall certify annually in writing to the director of the division the dollar amount of 735 736 state early intervention funds available which shall be utilized 737 as a certified match for Medicaid matching funds. Those funds 738 then shall be used to provide expanded targeted case management 739 services for Medicaid eligible children with special needs who are eligible for the state's early intervention system. 740 741 Qualifications for persons providing service coordination shall be 742 determined by the State Department of Health and the Division of 743 Medicaid. 744 (20)Home- and community-based services for physically 745 disabled approved services as allowed by a waiver from the United 746 States Department of Health and Human Services for home- and 747 community-based services for physically disabled people using 748 state funds which are provided from the appropriation to the State 749 Department of Rehabilitation Services and used to match federal 750 funds under a cooperative agreement between the division and the 751 department, provided that funds for these services are 752 specifically appropriated to the Department of Rehabilitation 753 Services. 754 Nurse practitioner services. Services furnished (21)755 by a registered nurse who is licensed and certified by the 756 Mississippi Board of Nursing as a nurse practitioner including, 757 but not limited to, nurse anesthetists, nurse midwives, family 758 nurse practitioners, family planning nurse practitioners, 759 pediatric nurse practitioners, obstetrics-gynecology nurse 760 practitioners and neonatal nurse practitioners, under regulations 761 adopted by the division. Reimbursement for such services shall

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- not exceed ninety percent (90%) of the reimbursement rate for comparable services rendered by a physician.
- (22) Ambulatory services delivered in federally
 qualified health centers and in clinics of the local health
 departments of the State Department of Health for individuals
 eligible for medical assistance under this article based on
- 768 reasonable costs as determined by the division.769 (23) Inpatient psychiatric services. Inpatient
- 770 psychiatric services to be determined by the division for
- 771 recipients under age twenty-one (21) which are provided under the
- 772 direction of a physician in an inpatient program in a licensed
- 773 acute care psychiatric facility or in a licensed psychiatric
- 774 residential treatment facility, before the recipient reaches age
- 775 twenty-one (21) or, if the recipient was receiving the services
- 776 immediately before he reached age twenty-one (21), before the
- 777 earlier of the date he no longer requires the services or the date
- 778 he reaches age twenty-two (22), as provided by federal
- 779 regulations. Recipients shall be allowed forty-five (45) days per
- 780 year of psychiatric services provided in acute care psychiatric
- 781 facilities, and shall be allowed unlimited days of psychiatric
- 782 services provided in licensed psychiatric residential treatment
- 783 facilities. The division is authorized to limit allowable
- 784 management fees and home office costs to either three percent
- 785 (3%), five percent (5%) or seven percent (7%) of other allowable
- 786 costs, including allowable therapy costs and property costs, based
- 787 on the types of management services provided, as follows:
- A maximum of up to three percent (3%) shall be allowed where
- 789 centralized managerial and administrative services are provided by
- 790 the management company or home office.
- A maximum of up to five percent (5%) shall be allowed where
- 792 centralized managerial and administrative services and limited
- 793 professional and consultant services are provided.

A maximum of up to seven percent (7%) shall be allowed where
a full spectrum of centralized managerial services, administrative
services, professional services and consultant services are
provided.

- 798 (24)Managed care services in a program to be developed 799 by the division by a public or private provider. If managed care services are provided by the division to Medicaid recipients, and 800 801 those managed care services are operated, managed and controlled 802 by and under the authority of the division, the division shall be responsible for educating the Medicaid recipients who are 803 804 participants in the managed care program regarding the manner in 805 which the participants should seek health care under the program. 806 Notwithstanding any other provision in this article to the 807 contrary, the division shall establish rates of reimbursement to 808 providers rendering care and services authorized under this 809 paragraph (24), and may revise such rates of reimbursement without 810 amendment to this section by the Legislature for the purpose of 811 achieving effective and accessible health services, and for responsible containment of costs. 812
- 813 (25) Birthing center services.
- 814 Hospice care. As used in this paragraph, the term (26)815 "hospice care" means a coordinated program of active professional 816 medical attention within the home and outpatient and inpatient 817 care which treats the terminally ill patient and family as a unit, 818 employing a medically directed interdisciplinary team. program provides relief of severe pain or other physical symptoms 819 820 and supportive care to meet the special needs arising out of physical, psychological, spiritual, social and economic stresses 821 which are experienced during the final stages of illness and 822 823 during dying and bereavement and meets the Medicare requirements 824 for participation as a hospice as provided in federal regulations.

- (27) Group health plan premiums and cost sharing if it is cost effective as defined by the Secretary of Health and Human Services.
- 828 (28) Other health insurance premiums which are cost 829 effective as defined by the Secretary of Health and Human 830 Services. Medicare eligible must have Medicare Part B before

other insurance premiums can be paid.

- 832 The Division of Medicaid may apply for a waiver 833 from the Department of Health and Human Services for home- and community-based services for developmentally disabled people using 834 835 state funds which are provided from the appropriation to the State Department of Mental Health and used to match federal funds under 836 837 a cooperative agreement between the division and the department, provided that funds for these services are specifically 838 appropriated to the Department of Mental Health. 839
- 840 (30) Pediatric skilled nursing services for eligible 841 persons under twenty-one (21) years of age.
- (31) Targeted case management services for children with special needs, under waivers from the United States

 Department of Health and Human Services, using state funds that are provided from the appropriation to the Mississippi Department of Human Services and used to match federal funds under a cooperative agreement between the division and the department.
- Sanatoria operated by or listed and certified by The First Church of Christ Scientist, Boston, Massachusetts, rendered in connection with treatment by prayer or spiritual means to the extent that such services are subject to reimbursement under Section 1903 of the Social Security Act.
- 854 (33) Podiatrist services.
- 855 (34) The division shall make application to the United 856 States Health Care Financing Administration for a waiver to 857 develop a program of services to personal care and assisted living H. B. No. 1275 *HR40/R1412*

858 homes in Mississippi. This waiver shall be completed by December

859 1, 1999.

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860 (35) Services and activities authorized in Sections

43-27-101 and 43-27-103, using state funds that are provided from the appropriation to the State Department of Human Services and

863 used to match federal funds under a cooperative agreement between

864 the division and the department.

865 (36) Nonemergency transportation services for

866 Medicaid-eligible persons, to be provided by the Division of

Medicaid. The division may contract with additional entities to

868 administer nonemergency transportation services as it deems

necessary. All providers shall have a valid driver's license,

vehicle inspection sticker, valid vehicle license tags and a

871 standard liability insurance policy covering the vehicle.

872 (37) Targeted case management services for individuals

with chronic diseases, with expanded eligibility to cover services

874 to uninsured recipients, on a pilot program basis. This paragraph

875 (37) shall be contingent upon continued receipt of special funds

from the Health Care Financing Authority and private foundations

who have granted funds for planning these services. No funding

878 for these services shall be provided from state general funds.

879 (38) Chiropractic services: a chiropractor's manual

manipulation of the spine to correct a subluxation, if x-ray

881 demonstrates that a subluxation exists and if the subluxation has

882 resulted in a neuromusculoskeletal condition for which

883 manipulation is appropriate treatment. Reimbursement for

884 chiropractic services shall not exceed Seven Hundred Dollars

885 (\$700.00) per year per recipient.

886 (39) Dually eligible Medicare/Medicaid beneficiaries.

887 The division shall pay the Medicare deductible and ten percent

888 (10%) coinsurance amounts for services available under Medicare

889 for the duration and scope of services otherwise available under

890 the Medicaid program.

891 (40) The division shall prepare an application for a
892 waiver to provide prescription drug benefits to as many
893 Mississippians as permitted under Title XIX of the Social Security
894 Act.

(41) Services provided by the State Department of Rehabilitation Services for the care and rehabilitation of persons with spinal cord injuries or traumatic brain injuries, as allowed under waivers from the United States Department of Health and Human Services, using up to seventy-five percent (75%) of the funds that are appropriated to the Department of Rehabilitation Services from the Spinal Cord and Head Injury Trust Fund established under Section 37-33-261 and used to match federal funds under a cooperative agreement between the division and the department.

(42) Notwithstanding any other provision in this article to the contrary, the division is hereby authorized to develop a population health management program for women and children health services through the age of two (2). This program is primarily for obstetrical care associated with low birth weight and pre-term babies. In order to effect cost savings, the division may develop a revised payment methodology which may include at-risk capitated payments.

(43) The division shall provide reimbursement, according to a payment schedule developed by the division, for smoking cessation medications for pregnant women during their pregnancy and other Medicaid-eligible women who are of child-bearing age.

918 (44) The division shall make application to the federal 919 Health Care Financing Administration for a waiver to develop and 920 provide services for children with serious emotional disturbances.

Notwithstanding any provision of this article, except as
authorized in the following paragraph and in Section 43-13-139,
neither (a) the limitations on quantity or frequency of use of or
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the fees or charges for any of the care or services available to 924 925 recipients under this section, nor (b) the payments or rates of 926 reimbursement to providers rendering care or services authorized 927 under this section to recipients, may be increased, decreased or 928 otherwise changed from the levels in effect on July 1, 1999, 929 unless such is authorized by an amendment to this section by the 930 Legislature. However, the restriction in this paragraph shall not 931 prevent the division from changing the payments or rates of 932 reimbursement to providers without an amendment to this section 933 whenever such changes are required by federal law or regulation, 934 or whenever such changes are necessary to correct administrative 935 errors or omissions in calculating such payments or rates of 936 reimbursement. 937 Notwithstanding any provision of this article, no new groups 938 or categories of recipients and new types of care and services may be added without enabling legislation from the Mississippi 939 940 Legislature, except that the division may authorize such changes 941 without enabling legislation when such addition of recipients or services is ordered by a court of proper authority. The director 942 943 shall keep the Governor advised on a timely basis of the funds 944 available for expenditure and the projected expenditures. In the 945 event current or projected expenditures can be reasonably 946 anticipated to exceed the amounts appropriated for any fiscal 947 year, the Governor, after consultation with the director, shall 948 discontinue any or all of the payment of the types of care and services as provided herein which are deemed to be optional 949 950 services under Title XIX of the federal Social Security Act, as

amended, for any period necessary to not exceed appropriated

containment measures on any program or programs authorized under

the article to the extent allowed under the federal law governing

such program or programs, it being the intent of the Legislature

funds, and when necessary shall institute any other cost

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957	amounts appropriated for such fiscal year.
958	SECTION 5. Section 43-14-7, Mississippi Code of 1972, which
959	provides for services and eligibility under the blended funding
960	formula formerly administered by the Children's Advisory Council,
961	and Section 43-14-9 Mississippi Code of 1972 which is the

that expenditures during any fiscal year shall not exceed the

and Section 43-14-9, Mississippi Code of 1972, which is the automatic repealer on Sections 43-14-1 through 43-14-7, are

963 repealed.

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964 SECTION 6. This act shall take effect and be in force from 965 and after June 30, 2001.